# United States District Court ORIGINATER The District OF Delaware

Ronald 6. Johnson #182421
P.O. Box 9561
Vilmington, Del9809

Civil Action No. CR 05-29

United States Marshals Office )
Respondants Wilmington, Delaware 19801

Petition For Writ OF Mandamus Porsuart To Title 280.5.C. 1651

And Declaratory Relief Pursuant To THE 28US, C. 2203

Comes Now, The Petitioner Ronald G. Johnson Inmetally The File of the Wilmington, Delawarel 989, And Moves this Honorable Court to issue With Mandamus to the Wilmington Delaware U.S. Marshals Ordering to them to transfer me to Federal Facility for the attacked (30) est thirty days Mental Evaluation. In Support thereof petitioner asserts the Following.

## Statement OF The Facts

The U.S. Marshal refuses to transfer me to a federal Facility as was Court Ordered by the judge. The U.S. Marshals was allowed to keep me Chained up in Court During my Violation of Probation Hearing. They now think the Court had or has given them Joursdiction and authority to punish, Harrass and or retaliate against me. And to keep me longer in prison, by not not transfering me to my Court Order Mental evaluation. The Staff here Called them and the U.S. Marshals with a attitude told Staff here, that they going to hold mental they get ready to move me.

I intend on Filing Civil Action Lawsuit for monetorial Damages.

### Relief Prayed

issue Writ of Mandomus Ordering the U.S. Marshals to immediately transfer me to a Federal Facility as Court has Order me to go for a (30) third days P.S. I want this mental Evaluation.

Declaratory Relief

Declaratory Relief Requested Regardless iFI am
b.) I Moves this Honovable Court for Declaratory
relief pursuant to Title 28 u.s.c. 2202 Ordering the
U.S. Marshals to Show Cave and detail with documents
Of Support as to Why they Failed to mayte the

Court Ordered transfer Sooner of Court or Saction them.
() Charge the Marshals with Contempt of Court or Saction them.
Oath and Affidovit

Penalty of perjury. Declared June 27,2006, Guald Solvert Ficate OF Service

I Dechren under penalty of perjury that a three and foll Copy of this petition was serve on U.S. Marshal's OFFICE And United State Attorney OFFICE ATO Shannon Thee Hanson.

Declared June 29,2008, Signed Panald Salan

FILED RLERKUS, DISTRIC WILLIAM OF DELA	T COURT
DURT	NWARE

#### FOR THE DISTRICT OF DELAWARE 2005 HAY 30 PM 4: 39

UNITED STATES OF AMERICA,	)
Plaintiff,	)
٧.	) Criminal Action No. 05-29-KAJ
RONALD G. JOHNSON,	)
Defendant.	)

#### <u>ORDER</u>

WHEREAS, the defendant has been charged with violating the terms and conditions of his supervised release, and has been adjudicated to have committed such a violation; and

WHEREAS, for the reasons stated in open court at the conclusion of the hearing on defendant's supervised release violation, the court "desires more information than is otherwise available to it as a basis for determining the mental condition of the defendant," 19 U.S.C. §3552(c).

IT IS HEREBY ORDERED this 30<sup>th</sup> day of May, 2006, pursuant to 18 U.S.C. § 3552(c), 4244(b), and 4247(b) & (c) that Ronald Johnson shall forthwith be committed to the custody of the Attorney General for a term of thirty (30) days for placement at a suitable federal facility for the purpose of having a complete and thorough medical study to include a physical, psychiatric, psychological, and/or neurological examination of the defendant to aid in the determination of an appropriate sentence.

IT IS FURTHER ORDERED that a psychiatric, psychological, or medical study report be prepared by the examiner and that a report be filed with the court. The report shall include the following:

- 1. Mr. Johnson's history;
- 2. A description of the psychiatric, psychological, neurological, and medical tests that were employed and their results to properly inform the court if Mr. Johnson is experiencing a psychiatric, psychological, neurological and/or medical problem.
  - 3. The examiner's findings of all present symptoms.
- 4. The examiner's opinions as to diagnosis, prognosis, and appropriate correctional treatment, including any recommendation the examiner may have as to how the mental condition of the defendant should affect the sentence.

UNITED STATES DISTRICT JUDGE

Wilmington, Delaware